# Not Relevant

From: Schmid, Emily

Sent: Thursday, February 17, 2022 4:12 PM

To: McCaskill Amy USRS < Amy. McCaskill@syngenta.com>

Cc: Roe, Lindsay <Roe.Lindsay@epa.gov>; Meadows, Sarah <Meadows.Sarah@epa.gov>

Subject: RE: Checking In

Hi Amy,

Please see comments below in orange.

Thank you, Emily

From: McCaskill Amy USRS < Amy. McCaskill@syngenta.com>

**Sent:** Tuesday, February 15, 2022 2:44 PM **To:** Schmid, Emily <<u>Schmid.Emily@epa.gov</u>> **Cc:** Roe, Lindsay@epa.gov>

Subject: RE: Checking In

Hi Emily,

I was just talking with Jeff Birk and learned that you were E. Hartman. Here are my questions for clarification. Once I hear back I will try to get the changes finalized as quickly as I can.

### Both

- Revision of section three and additional supplemental are clear. No comments on that
- Expiration date- Both states reviewed the proposed supplemental labels and made no comments on the expiration date. I think it makes since to mirror the section 3 expiration to be consistent. We agree and are okay with the dates being the same as the section 3 label.
- Current Language All applicable directions, restrictions and precautions on the EPA registered label are to be followed. Before using A21472 Plus VaporGrip®
   Technology as permitted according to this supplemental label, read and follow all applicable directions, restrictions, and precautions on the EPA registered label on or attached to the pesticide product container. This Supplemental Labeling contains revised use instructions and or restrictions that may be different from those that appear on the container label. This Supplemental Labeling must be in the possession

of the user at the time of pesticide application. It is a violation of Federal Law to use this product in a manner inconsistent with its labeling.

"Use of [product name] according to this labeling is subject to the use precautions and limitations imposed by the label affixed to the container for [product name]." Adding this statement is redundant as it is already said three times in the statement that is there. Should this replace one of the above statements? This statement is listed in the Label Review Manual as one of the requirements for supplemental labels but after discussing, we agreed it was find as you have it since the ideas are all represented.

# Iowa Specific

Cotton and soybean have different cut off dates. These instructions are specific
to soybean. I think that should be included. Could you let us know who you've
been talking to in Iowa? This isn't consistent between the companies so I want
to check in with them to understand better what they want these labels to
reflect.

# Minnesota Specific

Air temperature statement does apply to the entire state. Since no
differentiation is made as above isn't it clear it is the entire state? If not I
propose to use - In the entire state DO NOT Someone on our team felt it
was unclear so it would be best if you could make it more clear. We are
good with your proposed language.

### Best Regards,

Amy McCaskill (she/her)
Sr Federal Regulatory Manager, US Herbicide Portfolio

From: Schmid, Emily <<u>Schmid Emily@epa.gov</u>> Sent: Tuesday, February 15, 2022 1:30 PM

To: McCaskill Amy USRS < Amy McCaskill@syngenta.com>

Subject: RE: Checking In

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Sounds good. Thank you!

From: McCaskill Amy USRS < Arny McCaskill@syngenta.com>

**Sent:** Tuesday, February 15, 2022 12:50 PM **To:** Schmid, Emily < Schmid Emily@epa.gov>

Subject: Re: Checking In

Will do. I'm going to reach out to Jeff and Steven as well. I do that before I get back with and I'll be

sure to include Lindsay if that's helpful.

# Get Outlook for iOS

From: Schmid, Emily <<u>Schmid.Emily@epa.gov</u>> Sent: Tuesday, February 15, 2022 12:46:53 PM

To: McCaskill Amy USRS < Amy McCaskill@syngenta.com>

Subject: RE: Checking In

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi Amy,

Since there are so many things still being decided, I'd feel better if you can email your questions so I can check with Lindsay.

Thanks, Emily

From: McCaskill Amy USRS < Amy McCaskill@syngenta.com>

**Sent:** Tuesday, February 15, 2022 12:31 PM **To:** Schmid, Emily <<u>Schmid.Emily@epa.gov</u>>

Subject: RE: Checking In

I have reviewed both. I'm thinking this will be managed more quickly with a short call. I have something from 1-2, other than that do you have anytime for a short call. It would be 15 minutes tops I think.

Best Regards,

Amy McCaskill (she/her)
Sr Federal Regulatory Manager, US Herbicide Portfolio

From: Schmid, Emily <<u>Schmid.Emily@epa.gov</u>> Sent: Tuesday, February 15, 2022 12:12 PM

To: McCaskill Amy USRS < Amy McCaskill@syngenta.com>

Cc: Roe, Lindsay < Roe Lindsay@epa.gov>; Meadows, Sarah < Meadows Sarah@epa.gov>

Subject: RE: Checking In

**CAUTION:** This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi Amy,

I appreciate your patience and understand the urgency. In light of that, we have gone ahead and reviewed the labels in hopes of having them ready to go once everything else is in place, and have some comments (PDFs attached).

It has been decided that the best way to get this information out to the user is to have each registrant set up a website that will hold the supplemental labels and add a general direction to the master label that says, "You must check [X website] for state specific restrictions within 30 days of application of this product." That way, if there are changes to these supplemental labels, or if other states want to add supplemental labels, the master label won't need to be updated every time. Additionally, we'll need a supplemental label with this direction since some of the product is already in the hands of the users and can't be relabeled with this direction. You can submit both of those as a fast track label amendment.

If you have any questions about this, or our comments on the labels, feel free to reach out.

Best regards, Emily

From: McCaskill Amy USRS < Amy. McCaskill@syngenta.com>

**Sent:** Tuesday, February 15, 2022 9:26 AM **To:** Schmid, Emily <<u>Schmid, Emily@epa.gov</u>>

Cc: Roe, Lindsay < Roe, Lindsay@epa.gov>; Meadows, Sarah < Meadows, Sarah@epa.gov>

Subject: Re: Checking In

Thanks for the update. I know there is lots of pressure on this from everyone because of state trainings. I'll await your feedback. Have a great week.

## Get Outlook for iOS

From: Schmid, Emily <<u>Schmid Emily@epa.gov</u>>

Sent: Tuesday, February 15, 2022 9:01:45 AM

To: McCaskill Amy USRS < Amy, McCaskill@syngenta.com>

Cc: Roe, Lindsay <<u>Roe, Lindsay@epa.gov</u>>; Meadows, Sarah <<u>Meadows, Sarah@epa.gov</u>>

Subject: RE: Checking In

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi Amy,

Unfortunately, it's too soon to give a time for when the decision will be made, but we have started reviewing the labels you submitted and should have comments for you on those soon. We'll keep you updated on other developments as much as we can.

Best regards, Emily

From: McCaskill Amy USRS < Amy. McCaskill@syngenta.com>

**Sent:** Tuesday, February 15, 2022 8:56 AM **To:** Schmid, Emily <<u>Schmid.Emily@epa.gov</u>>

Subject: Checking In

Hi Emily,

I wanted to check in on the supplemental labels. Do you have any idea when a decision will be made for those? I'm just getting questions from people internally and thought you might know. Hope to hear from you soon.

Best Regards,

Amy McCaskill (she/her)
Sr Federal Regulatory Manager, US Herbicide Portfolio



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